28

Case 2:03-cv-01329-WBS-EFB Document 299 Filed 09/03/10 Page 1 of 3 Audrey A. Millemann, State Bar No. 124954 1 Weintraub Genshlea Chediak Law Corporation 2 400 Capitol Mall, 11th Floor Sacramento, CA 95814 3 (916) 558-6000 – Main (916) 446-1611 – Facsimile 4 Raymond P. Niro 5 Joseph N. Hosteny Arthur A. Gasey 6 Paul C. Gibbons Kara L. Szpondowski 7 Niro, Haller & Niro 181 West Madison Street, Suite 4600 8 Chicago, Illinois 60602 (312) 236-0733 – Telephone 9 (312) 236-3137 – Facsimile 10 Attorneys for Plaintiff and Counterdefendant Technology Licensing Corporation 11 12 UNITED STATES DISTRICT COURT 13 IN AND FOR THE EASTERN DISTRICT OF CALIFORNIA 14 15 TECHNOLOGY LICENSING CORPORATION, a Nevada corporation, 16 Case No. CIV S-03-1329 WBS PAN Plaintiff, 17 STIPULATION **AND ORDER** RE CONTINUANCE OF HEARING DATE 18 TECHNICOLOR USA, INC., a Delaware 19 Corporation, 20 Defendant. 21 22 23 Pursuant to Local Rules 230(f), 143, and 144, plaintiff and defendant, by their undersigned 24 counsel, hereby stipulate to and request a continuance of the hearing date for defendant 25 Technicolor USA, Inc.'s Rule 12(c) Motion for Judgment on the Pleadings on Plaintiff's Claims 26 of Inducing and Contributory Infringement, docket no. 295, presently set for September 27, 2010 27 at 2:00 p.m., to October 12, 2010 at 2:00 p.m. Plaintiff's counsel has asked defendant's counsel

to agree to this continuance because plaintiff's opposition to defendant's motion is currently due

on September 10, 2010 and plaintiff's counsel will be in trial on another matter from September 8,

27

28

Case 2:03-cv-01329-WBS-EFB Document 299 Filed 09/03/10 Page 2 of 3 1 2010 through the following week. Defendant's counsel has agreed to this continuance. This 2 requested continuance would not interfere with the Court's Scheduling Order, nor would it 3 necessitate a change to the trial date or the final pretrial conference. 4 IT IS HEREBY STIPULATED that good cause exists for continuing the hearing on 5 defendant's Rule 12(c) Motion for Judgment on the Pleadings on Plaintiff's Claims of Inducing 6 and Contributory Infringement to October 12, 2010, the next available law and motion date. 7 Plaintiff's opposition will be due on September 28, 2010 and defendant's reply will be due on 8 October 5, 2010. Respectfully submitted, 9 10 Dated: September 1, 2010 NIRO, HALLER & NIRO 11 By: /s/ Arthur A. Gasey 12 Raymond P. Niro 13 Joseph N. Hosteny Arthur A. Gasey 14 Paul C. Gibbons Kara L. Szpondowski 15 16 WEINTRAUB GENSHLEA CHEDIAK 17 Law Corporation 18 19 By: /s/ Audrey A. Millemann Audrey A. Millemann 20 21 Attorneys for Plaintiff 22 Dated: September 1, 2010 **DUANE MORRIS LLP** 23 By: /s/ Richard T. Redano Richard T. Redano 24 Gary R. Maze 25 J. Donald McCarthy (SBN 69864) Christina C. Marshall (SBN 2093150) 26

Attorneys for Defendant

ORDER

3 IT IS SO ORDERED.

DATE: September 2, 2010

WILLIAM B. SHUBB

UNITED STATES DISTRICT JUDGE